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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/659,018	09/08/2000	David Gabriel	199-1538	3646
29769 7	590 03/08/2002			
JOHN M. NABER			EXAMINER	
313 SOUTH W LANSING, MI	ASHINGTON SQUARE 48933		DEBERADINIS, ROBERT L	
			ART UNIT	PAPER NUMBER
			2836	
			DATE MAILED: 03/08/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

7.

Application No. 09/659,018

Applicant(s)

DAVID GABRIEL

Office Action Summary Examiner

ROBERT I DEBERADINIS

Art Unit



		ROBERT L. DEBERADINIS	2836
	The MAILING DATE of this communication appears	on the cover sheet with the corres	pondence address
	for Reply Ortened Statutory Period for Reply is Set	TTO EXPIRE 3 MONTH	NS) FROM
	MAILING DATE OF THIS COMMUNICATION.	TO EXTINE MONT	I(3) I NOW
af	nsions of time may be available under the provisions of 37 C ter SIX (6) MONTHS from the mailing date of this communic	cation.	, , ,
be	e period for reply specified above is less than thirty (30) days e considered timely. I period for reply is specified above, the maximum statutory		·
co	ommunication.		_
- Any i	re to reply within the set or extended period for reply will, b reply received by the Office later than three months after th		
ea Status	rned patent term adjustment. See 37 CFR 1.704(b).		
1) 💢	Responsive to communication(s) filed on Sep 8, 20	000	
2a) 🗌	This action is <b>FINAL</b> . 2b) 💢 This ac	tion is non-final.	
3) 🗌	Since this application is in condition for allowance closed in accordance with the practice under Ex pa		
Disposi	tion of Claims		
4) 💢	Claim(s) <u>1-20</u>	is/are	pending in the application.
4	la) Of the above, claim(s)	is/ar	e withdrawn from consideration.
5) 🗆	Claim(s)		is/are allowed.
6) 💢	Claim(s) <u>1-20</u>		is/are rejected.
7) 🗆	Claim(s)		is/are objected to.
8) 🗆	Claims	are subject to restric	tion and/or election requirement.
Applica	tion Papers		
9) 🗆	The specification is objected to by the Examiner.		
10)	The drawing(s) filed on is/are	e objected to by the Examiner.	·
11)	The proposed drawing correction filed on	is: a)□ approved	b) $\square$ disapproved.
12)	The oath or declaration is objected to by the Exam	iner.	
Priority	under 35 U.S.C. § 119		
	Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-	(d).
a)	☐ All b)☐ Some* c)☐ None of:		
	1. ☐ Certified copies of the priority documents have		
	2. ☐ Certified copies of the priority documents have		· · · · · · · · · · · · · · · · · · ·
	<ol> <li>Copies of the certified copies of the priority d application from the International Bure the attached detailed Office action for a list of the</li> </ol>	au (PCT Rule 17.2(a)).	this National Stage
	Acknowledgement is made of a claim for domestic		e).
Attachme	ent(s)		
	rtice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper I	No(s).
	tice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (	
17) 💢 Inf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s). 2	20) Other:	

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- 1. Claims 3-5,9-11 and 16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 2. Claim 3 recites the limitation "...the HEV's high voltage DC bus." There is insufficient antecedent basis for this limitation in the claim.
- 3. Claim 4 recites the limitation "...the HEV's system controllers." There is insufficient antecedent basis for this limitation in the claim.
- 4. Claim 5 recites the limitation "...the HEV's battery electronic control unit." There is insufficient antecedent basis for this limitation in the claim.
- 5. Claim 9 recites a method having an apparatus as a method step. "Switching means to control apparatus functions...", also remove all parenthesis in the claim. The "and" at the end of the claim indicates that the claim is not complete.
- 6. Claim 16 recites the limitation "...the traction inverter", "...the HPU function", "... the filter". There is insufficient antecedent basis for these limitations in the claim.

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## Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1-5,9,10,11,12,13,14-20 rejected under 35 U.S.C. 103(a) as being unpatentable over REUYL 4,182,960.

Regarding claims 1-5,9,11,10,12,13,14-20.

REUYL discloses a home power unit apparatus to act as a battery charger or generator in a hybrid electric vehicle comprising (refer to figure 1):

a control unit (master control 48);

connection means to the HEV and external electrical loads or sources (interface 16); and, switching means to change operation between charger and generator function (control 54).

REUYL does not disclose a transformer an inverter means or rectifier means, however REUYL discloses power conditioner 38 to provide the desired voltage levels and form of current, either alternating or direct.

It would have been obvious to one having ordinary skill in the art at the time of this invention to include a transformer an inverter means or rectifier means to provide the desired voltage levels and form of current to satisfy the load requirements.

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Regarding claim 11.

There are many well known energy safety devices. The above reference does not disclose energy safety devices. It is an inherent design feature to design a power system to limit the current drawn in a circuit. It would have been obvious to one having ordinary skill in the art at the time of this invention include an energy safety device such as a fuse to limit the current drawn by the load, to protect the HPU from burning up in an overload condition.

Claims 6,8 are rejected under 35 U.S.C. 103(a) as being unpatentable over REUYL 4,182,960 in view of SCHNEIDER 3,655,991.

Regarding claim 6,8.

REUYL discloses the limitations of claim 1. REUYL does not disclose a momentary two position switch on the instrument panel. SCHINEIDER discloses a power output unit having a two position switch including momentary action located on the control panel of the power output unit to control the unit, refer to SCHINEIDER column 4, line 20. It would have been obvious to one having ordinary skill in the art at the time of this invention to provide a momentary two position switch on the instrument panel to initialize the transfer of power either from the HPU to the residence system or from the residence system to the HEV.

Regarding claim 7.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over REUYL 4,182,960 in view of KUNIMATSU 6,232,961.

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REUYL disclose the limitations of claim 1. REUYL does not disclose wherein the

switching means comprises a menu selection from on-screen display mounted on the instrument

panel. KUNIMATSU discloses display apparatus displays small button display to select next

display option, refer to the abstract. It would have been obvious to one having ordinary skill in the

art at the time of this invention to provide a display apparatus whereby a display provided control

options that light when the option was available to the operator, to guide the operator.

Any inquiry concerning this communication should be directed to Robert L. DeBeradinis whose

number is (703) 306-5857. The examiner can normally be reached on Monday-Friday from 8:30

am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian

Sircus, can be reached on (703) 308-3119. The fax phone number for this Group is (703) 305-

7724.

RLD

FEBRUARY 27, 2002

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